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8 *Attorneys for Defendants*
9 *James Dzurenda, Miguel Flores-Nava,*
Paul Hunt, and Brian Williams

10
11 UNITED STATES DISTRICT COURT

12 DISTRICT OF NEVADA

13 CRAIG OTIS GIBSON,

14 Plaintiff,

Case No. 3:18-cv-00190-MMD-WGC

15 v.

16 JAMES DZURENDA, et al.,

17 Defendants.

STIPULATION TO EXTEND
DEADLINE TO RESPOND TO
DISCOVERY
(FIRST REQUEST)

18 Plaintiff, Craig Otis Gibson, in pro se, and Defendants, James Dzurenda, Miguel
19 Flores-Nava, Paul Hunt, and Brian Williams, by and through counsel, Aaron D. Ford,
20 Attorney General of the State of Nevada, and Andrea M. Dominguez, Deputy Attorney
21 General, hereby agree and stipulate that the time for response to Plaintiff's discovery
22 requests should be extended by thirty (30) days.

23 The purpose of the Stipulation is to allow Defendants additional time to respond to
24 the discovery. On May 18, 2020, Plaintiff served Interrogatories on Defendant Lozano. On
25 July 13, 2020, Plaintiff served Interrogatories on Defendant Dzurenda. He also served a
26 Second Request for Production of documents on July 27, 2020. These requests for discovery
27 were not responded to due to Plaintiff's failure to comply with NRCP 33(a)(1) and 34(a).
28 The parties agree that Defendants shall have until Thursday, November 26, 2020 to

1 respond to the outstanding discovery.

2 To date, Defendants have responded to the following requests for discovery:

- 3 - Request for Admissions – Defendant Dzurenda
4 - First Request for Production of Documents – Defendant Williams
5 - Request for Interrogatories – Defendant Williams
6 - Request for Interrogatories – Defendant Hunt

7 This is the Parties' first request to extend the deadline. The Parties represent that
8 this stipulation is sought in good faith, is not interposed for delay, and is not filed for an
9 improper purpose. Therefore, the parties stipulate that Defendants have an additional 30
10 days to complete the above referenced items of outstanding discovery. The new deadline
11 for this discovery would be **November 26, 2020**

12
13 DATED this 2 day of October, 2020.

DATED this 30th day of October, 2020.

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16 By: Craig Gibson
17 Craig Otis Gibson # 1085479
Pro Se Litigant

AARON D. FORD
Attorney General

By: /s/ Andrea M. Dominguez
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21 ORDER
22

23 The parties' Stipulation to Extend is approved. In view of the parties resolving the discovery
dispute in Plaintiff's Motion to Compel (ECF No. 110), ECF Nos. 108 and 110 are DENIED as moot.

24 IT IS SO ORDERED.

25 DATED: November 3, 2020.

26 William G. Cobb

27 UNITED STATES MAGISTRATE JUDGE
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